

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2006 REGULAR SESSION

HOUSE BILL NO. 290
AS ENACTED
FRIDAY, MARCH 24, 2006

TREY GRAYSON
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY
BY Andre Galinon

AN ACT relating to weapons.

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Be it enacted by the General Assembly of the Commonwealth of Kentucky:

1		Section 1. KRS 15.383 is amended to read as follows:
2	(1)	In order to maintain his or her certification as a peace officer, each certified peace
3		officer shall annually meet the marksmanship qualification requirement for a retired
4		peace officer as specified in KRS 237.140. Each law enforcement agency whose
5		officers are required to meet the requirements of this subsection shall retain a
6		record of each of its officers having met the annual marksmanship qualification.
7		These records shall be made available upon request to the Kentucky Law
8		Enforcement Council and to the Justice and Public Safety Cabinet in order to
9		carry out its responsibilities under KRS 15.330 and 15.450.
10	(2)	Any law enforcement agency employing a certified peace officer may require the
11		certified peace officer to meet a marksmanship qualification requirement which is
12		in excess of that specified in KRS 237.140. Failure of a certified peace officer to
13		meet the increased marksmanship qualification requirement specified by his or her
14		employing or appointing agency shall not affect the certification of the officer, but
15		may subject the officer to discipline by the agency, including suspension or
16		dismissal of the officer from the agency.
17		Section 2. KRS 237.110 is amended to read as follows:
18	(1)	The Department of State Police is authorized to issue and renew licenses to carry
19		concealed firearms or other deadly weapons, or a combination thereof, to persons
20		qualified as provided in this section.
21	<u>(2)</u>	An original or renewal license issued pursuant to this section shall:
22		(a) Be valid throughout the Commonwealth and, except as provided in this
23		section or other specific section of the Kentucky Revised Statutes or federal
24		law, permit the holder of the license to carry firearms, ammunition, or other

deadly weapons, or a combination thereof, at any location in the

1	Commonwealth.
2	(b) Unless revoked as provided by law, be valid for a period of five (5) years
3	from the date of issuance;
4	(c) Authorize the holder of the license to carry a concealed firearm or other
5	deadly weapon, or a combination thereof, on or about his or her person;
6	<u>and</u>
7	(d) Authorize the holder of the license to carry ammunition for a firearm on or
8	about his or her person.
9	(3) Prior to the issuance of an original or renewal license to carry a concealed deadly
10	weapon, the Department of State Police shall conduct a background check to
11	ascertain whether the applicant is eligible, under 18 U.S.C. sec. 922(g) and (n),
12	any other applicable federal law, and state law, to purchase, receive, or possess a
13	firearm or ammunition, or both. The background check shall include:
14	(a) A state records check covering the items specified in this subsection,
15	together with any other requirements of this section; and
16	(b) A federal records check, which shall include a National Instant Criminal
17	Background Check System (NICS) check.
18	(4) The Department of State Police shall issue an original or renewal license if the
19	applicant:
20	(a) Is not prohibited from the purchase, receipt or possession of firearms,
21	ammunition or both pursuant to 18 U.S.C. 922(g), 18 U.S.C. 922(n), or
22	applicable state law; and
23	(b) 1. Is a citizen of the United States who is a resident of this
24	Commonwealth and has been a resident for six (6) months or longer
25	immediately preceding the filing of the application; or
26	2. Is a citizen of the United States who is a member of the Armed Forces
27	of the United States who is on active duty, who is at the time of

1		application assigned to a military posting in Kentucky, and who has
2		been assigned to a posting in the Commonwealth for six (6) months or
3		longer immediately preceding the filing of the application; and
4	<u>(c)</u>	Is twenty-one (21) years of age or older; and
5	<u>(d)</u>	Has not been committed to a state or federal facility for the abuse of a
6		controlled substance, or been convicted of a misdemeanor violation of KRS
7		Chapter 218A or similar laws of any other state relating to controlled
8		substances, within a three (3) year period immediately preceding the date on
9		which the application is submitted; and
10	<u>(e)</u>	Does not chronically and habitually use alcoholic beverages as evidenced by
11		the applicant having two (2) or more convictions for violating KRS
12		189A.010 within the three (3) years immediately preceding the date on
13		which the application is submitted, or having been committed as an
14		alcoholic pursuant to KRS Chapter 222 or similar laws of another state
15		within the three (3) year period immediately preceding the date on which
16		the application is submitted; and
17	<u>(f)</u>	Does not owe a child support arrearage which equals or exceeds the
18		cumulative amount which would be owed after one (1) year of nonpayment,
19		if the Department of State Police has been notified of the arrearage by the
20		Cabinet for Health and Family Services; and
21	<u>(g)</u>	Has complied with any subpoena or warrant relating to child support or
22		paternity proceedings. If the Department of State Police has not been
23		notified by the cabinet for Health and Family Services that the applicant
24		has failed to meet this requirement, the Department of State Police shall
25		assume that paternity and child support proceedings are not an issue; and
26	<u>(h)</u>	Has not been convicted of a violation of KRS 508.030 or 508.080 within the
27		three (3) years immediately preceding the date on which the application is

1		submitted. The commissioner of the Department of State Police may waive
2		this requirement upon good cause shown and a determination that the
3		applicant is not a danger and that a waiver would not violate federal law;
4		<u>and</u>
5	<u>(i)</u>	Demonstrates competence with a firearm by successful completion of a
6		firearms safety course offered or approved by the Department of Criminal
7		Justice Training. The firearms safety course shall:
8		1. Be not more than eight (8) hours in length;
9		2. Include instruction on handguns, the safe use of handguns, the care
10		and cleaning of handguns, and handgun marksmanship principles;
11		3. Include actual range firing of a handgun in a safe manner, and the
12		firing of not more than twenty (20) rounds at a full-size silhouette
13		target, during which firing, not less than eleven (11) rounds must hit
14		the silhouette portion of the target; and
15		4. Include information on and a copy of laws relating to possession and
16		carrying of firearms, as set forth in KRS Chapters 237 and 527, and
17		the laws relating to the use of force, as set forth in KRS Chapter
18		503.[licenses to carry concealed firearms or other deadly weapons to
19		persons qualified as provided in this section. The Department of State
20		Police or the Administrative Office of the Courts shall conduct a record
21		check, covering all offenses and conditions which are required under 18
22		U.S.C. sec. 922(g) and this section, in the manner provided by 18 U.S.C.
23		sec. 922(s). Licenses shall be valid throughout the state for a period of
24		five (5) years from the date of issuance, but their validity may be
25		extended beyond the five (5) year period as provided in subsection (12)
26		of this section. Any person in compliance with the terms of the license
27		may carry a concealed firearm or other deadly weapon or combination of

1	firearms and other deadly weapons on or about his person. The licensee
2	shall carry the license at all times the licensee is carrying a concealed
3	firearm or other deadly weapon and shall display the license upon
4	request of a law enforcement officer. Violation of the provisions of this
5	subsection shall constitute a noncriminal violation with a penalty of
6	twenty-five dollars (\$25), payable to the clerk of the District Court.
7	(2) The Department of State Police, following the record check required by subsection
8	(1) of this section, shall issue a license if the applicant:
9	(a) 1. Is a resident of the state and has been a resident for six (6) months or
10	longer immediately preceding the filing of the application; or
11	2. Is a member of the Armed Forces of the United States who is on active
12	duty, who is at the time of application assigned to a military posting in
13	Kentucky, and who has been assigned to a posting in the
14	Commonwealth for six (6) months or longer immediately preceding the
15	filing of the application;
16	(b)—Is twenty one (21) years of age or older;
17	(c) - Is not ineligible to possess a firearm pursuant to 18 U.S.C. sec. 922(d)(1) or
18	(g) or KRS-527.040;
19	(d) Has not been committed to a state or federal facility for the abuse of a
20	controlled substance or been convicted of a misdemeanor violation of KRS
21	Chapter 218A or similar laws of any other state relating to controlled
22	substances within a three (3) year period immediately preceding the date on
23	which the application is submitted;
24	(e) Does not chronically and habitually use alcoholic beverages as evidenced by
25	the applicant having two (2) or more convictions for violating KRS 189A.010
26	within the three (3) years immediately preceding his application or if the
27	applicant has been committed as an alcoholic pursuant to KRS Chapter 222,

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1		or similar laws of any other state, within the three (3) year period immediately
2		preceding the date on which the application is submitted;
3		(f) Demonstrates competence with a firearm by completion of a firearms safety or
4		training course or class offered or approved by the Department of Criminal
5		Justice Training.
6		Classes presented pursuant to this paragraph shall include instruction on
7		handguns, the safe use of handguns, the care and cleaning of handguns,
8		handgun marksmanship principles, and actual range firing of a handgun in a
9		safe manner. Classes presented pursuant to this paragraph shall include
10		information on laws relating to firearms as described in KRS Chapters 237
11		and 527 and the law of the use of force as described in KRS Chapter 503. The
12		Department of Criminal Justice Training shall promulgate uniform
13		administrative regulations concerning the certification and decertification of
14		all firearms instructors practicing in the Commonwealth of Kentucky.
15		Notwithstanding any other provision of the Kentucky Revised Statutes, no
16		person shall qualify as having demonstrated competence with a firearm
17		pursuant to this subsection, unless certified by a governmental agency of the
18		Commonwealth of Kentucky, or of the federal government. The
19		Administrative Office of the Courts shall publish and make available, at no
20		cost, information in a manner suitable for distribution to class participants.]
21	<u>(5)</u>	A legible photocopy of <u>the[a]</u> certificate of completion <u>issued by the Department of</u>
22		Criminal Justice Training of any of the courses or classes or a notarized affidavit
23		from the instructor, school, club, organization, or group that conducts or teaches the
24		course or class attesting to the completion of the course or class by the applicant]
25		shall constitute evidence of qualification under[this] paragraph (i) of subsection (4)
26		of this section.
27	(6)	(a) Peace officers who are currently certified as peace officers by the Kentucky

1		Law Emoleciment Council pursuant to KRS 15.380 to 15.404 and peace
2		officers who are retired and are members of the Kentucky Employees
3		Retirement System, State Police Retirement System, or County Employees
4		Retirement System or other retirement system operated by or for a city,
5		county, or urban-county in Kentucky shall be deemed to have met the training
6		requirement.
7	<u>(b)</u>	Current and retired peace officers of the following federal agencies shall be
8		deemed to have met the training requirement:
9		1. Any peace officer employed by a federal agency specified in KRS
10		<u>61.365;</u>
11		2. Any peace officer employed by a federal civilian law enforcement
12		agency not specified above who has successfully completed the basic
13		law enforcement training course required by that agency;
14		3. Any military peace officer of the United States Army, Navy, Marine
15		Corps or Air Force, or a reserve component thereof, or of the Army
16		Reserve or Air Force Reserve who has successfully completed the
17		military law enforcement training course required by that branch of
18		the military; and
19		4. Any member of the United States Coast Guard serving in a peace
20		officer role who has successfully completed the law enforcement
21		training course specified by the United States Coast Guard[;
22	(g) —	Has not been adjudicated an incompetent under KRS Chapter 202B or has
23		waited three (3) years from the date his competency was restored by the court
24		order under KRS Chapter 202B; and
25	(h) —	Has not been involuntarily committed to a mental institution pursuant to KRS
26		Chapter 202A, unless he possesses a certificate from a psychiatrist licensed in
27		this state that he has not suffered from disability for a period of three (3) years.

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1 (3) The Department of State Police may deny a license if the applicant has been found
2 guilty of a violation of KRS 508.030 or 508.080 within the three (3) year-period
3 prior to the date on which the application is submitted or may revoke a license if the
4 licensee has been found guilty of a violation of KRS 508.030 or 508.080 within the
5 preceding three (3) years.

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- (4) The Department of State Police shall deny, suspend, or revoke a license to carry a concealed deadly weapon upon written notice by the Cabinet for Health and Family Services that the person has a child support arrearage which equals or exceeds the cumulative amount which would be owed after one (1) year of nonpayment, or for failure, after receiving appropriate notice, to comply with a subpoena or warrant relating to paternity or child support proceedings].
 - The application for a *license*[permit], or renewal of a *license*[permit], to carry (7)[(5)]a concealed deadly weapon shall be obtained from the office of the sheriff in the county in which the person resides. The completed application and all accompanying material plus an application fee or renewal fee, as appropriate, of sixty dollars (\$60) shall be presented to the office of the sheriff of the county in which the applicant resides. A full-time or part-time peace officer who is currently certified as a peace officer by the Kentucky Law Enforcement Council who is authorized by his or her employer or government authority to carry a concealed deadly weapon at all times and all locations within the Commonwealth pursuant to KRS 527.020 or a retired peace officer who is a member of the Kentucky Employees Retirement System, State Police Retirement System, County Employees Retirement System, or other retirement system operated by or for a city, county, or urban-county in Kentucky shall be exempt from paying the application or renewal fees. The sheriff shall transmit the application and accompanying material to the Department of State Police within five (5) working days. Twenty dollars (\$20) of the application fee shall be retained by the office of the sheriff for official expenses

1	of the office. Twenty dollars (\$20) shall be sent to the Department of State Police
2	with the application. Ten dollars (\$10) shall be transmitted by the sheriff to the
3	Administrative Office of the Courts to fund background checks for youth leaders,
4	and ten dollars (\$10) shall be transmitted to the Administrative Office of the Courts
5	to fund background checks for applicants for concealed weapons. The application
6	shall be completed, under oath, on a form promulgated by the Department of State
7	Police by administrative regulation which shall only include:

(a) The name, address, place and date of birth, gender, and Social Security number of the applicant;

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- (b) A statement that, to the best of his knowledge, the applicant is in compliance with criteria contained within subsections (2) and (4) of this section;
 - (c) A statement that the applicant has been furnished a copy of this section and is knowledgeable about its provisions;
 - (d) A statement that the applicant has been furnished a copy of, has read, and understands KRS Chapter 503 as it pertains to the use of deadly force for self-defense in Kentucky; and
 - (e) A conspicuous warning that the application is executed under oath and that a materially false answer to any question, or the submission of any materially false document by the applicant, subjects the applicant to criminal prosecution under KRS 523.030.
- 21 (8)[(6)] The applicant, if a resident of the Commonwealth, shall submit to the sheriff 22 of the applicant's county of residence:
- 23 (a) A completed application as described in subsection (7)[(5)] of this section;
- 24 (b) A recent color photograph of the applicant, as prescribed by administrative 25 regulation; and
- 26 (c) A photocopy of a certificate or an affidavit or document as described in subsection (5)[(2)(f)] of this section.

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- The Department of State Police shall, within ninety (90) days after the date of receipt of the items listed in subsection (8)[(6)] of this section, either:
 - (a) Issue the license; or

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Deny the application based solely on the grounds that the applicant fails to (b) qualify under the criteria listed in subsection (2) or (3) or (4) of this section. If the Department of State Police denies the application, it shall notify the applicant in writing, stating the grounds for denial and informing the applicant of a right to submit, within thirty (30) days, any additional documentation relating to the grounds of denial. Upon receiving any additional documentation, the Department of State Police shall reconsider its decision and inform the applicant within twenty (20) days of the result of the reconsideration. The applicant shall further be informed of the right to seek de novo review of the denial in the District Court of his place of residence within ninety (90) days from the date of the letter advising the applicant of the denial. The Department of State Police shall maintain an automated listing of <u>(10)</u>[(8)] licenseholders and pertinent information, and this information shall be available online, upon request, at all times to all Kentucky federal, and other state's law enforcement agencies. A request for the entire list of licensees, or for all licensees in a geographic area, shall be denied. Only requests relating to a named licensee shall be honored or available on-line. [Except as provided in this subsection,] Information on applications for licenses, names and addresses, or other identifying information relating to license holders shall be confidential and shall not be made

27 together with the fee required for the providing of the information. The Department

available except to law enforcement agencies. [Requests for information to be

provided to any requester other than a bona fide law enforcement agency which has

direct access to the Law Enforcement Information Network of Kentucky shall be

made, in writing, directly to the commissioner of the Department of State Police,

of State Police shall, upon proper application and the payment of the required fee,
provide to the requester in hard copy form only, a list of names of all holders in the
Commonwealth of a license to carry a concealed deadly weapon. No identifying
information other than the name shall be provided, and information for geographic
areas or other subdivisions of any type from the list shall not be provided and shall
be confidential. The fee to be charged shall be the same as for other public records
provided by the Department of State Police.] No request for lists of local or
statewide permit holders shall be made to any state or local law enforcement
agency, peace officer, or other agency of government other than the Department of
State Police, and no state or local law enforcement agency, peace officer, or agency
of government, other than the Department of State Police, shall provide any
information not entitled to it by law.[The names of all persons, other than law
enforcement agencies and peace officers, requesting information under this section
shall be a public record.]
(11)[(9)] Within thirty (30) days after the changing of a permanent address, or within
thirty (30) days after the loss, theft, or destruction of a license, the licensee shall
notify the Department of State Police of the loss, theft, or destruction. Failure to
notify the Department of State Police shall constitute a noncriminal violation with a
penalty of twenty-five dollars (\$25) payable to the clerk of the District Court. No
court costs shall be assessed for a violation of this subsection. When a licensee
makes application to change his or her residence address or other information on the
license, neither the sheriff nor the Department of State Police shall require a
surrender of the license until a new license is in the office of the applicable sheriff
and available for issuance. Upon the issuance of a new license, the old license shall
be destroyed by the sheriff.
(12)[(10)] If a license is lost, stolen, or destroyed, the license shall be automatically
invalid, and the person to whom the same was issued may, upon payment of fifteen

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	dolla	ars (\$15) to the Department of State Police, obtain a duplicate, upon furnishing
	a no	tarized statement to the Department of State Police that the license has been
	lost,	stolen, or destroyed.
<u>(13)</u>	(a)	The commissioner of the Department of State Police, or his designee in
		writing, shall revoke the license of any person who becomes permanently
		ineligible to be issued a license or have a license renewed under the criteria
		set forth in this section.
	<u>(b)</u>	The commissioner of the Department of State Police, or his designee in
		writing, shall suspend the license of any person who becomes temporarily
		ineligible to be issued a license or have a license renewed under the criteria
		set forth in this section. The license shall remain suspended until the person
		is again eligible for the issuance or renewal of a license.
	<u>(c)</u>	Upon the suspension or revocation of a license, the commissioner of the
		Department of State Police, or his designee in writing, shall:
		1. Order any peace officer to seize the license from the person whose
		license was suspended or revoked; or
		2. Direct the person whose license was suspended or revoked to
		surrender the license to the sheriff of the person's county of residence
		within two (2) business days of the receipt of the notice.
	<u>(d)</u>	If the person whose license was suspended or revoked desires a hearing on
		the matter, the person shall surrender the license as provided in paragraph
		(c)1. of this subsection and petition the commissioner of the Department of
		State Police to hold a hearing on the issue of suspension or revocation of
		the license.
	<u>(e)</u>	Upon receipt of the petition, the commissioner of the Department of State
		Police shall cause a hearing to be held in accordance with KRS Chapter
		13B on the suspension or revocation of the license. If the license has not

1		been surrendered, no hearing shall be scheduled or held.
2	<u>(f)</u>	If the hearing officer determines that the licensee's license was wrongly
3		suspended or revoked, the hearing officer shall order the commissioner of
4		the Department of State Police to return the license and abrogate the
5		suspension or revocation of the license.
6	<u>(g)</u>	Any party may appeal a decision pursuant to this subsection to the District
7		Court in the licensee's county of residence in the same manner as for the
8		denial of a license.
9	<u>(h)</u>	If the license is not surrendered as ordered, the commissioner of the
10		Department of State Police shall order a peace officer to seize the license
11		and deliver it to the commissioner.
12	<u>(i)</u>	Failure to surrender a suspended or revoked license as ordered is a Class A
13		misdemeanor.
14	<u>(i)</u>	The provisions of this subsection relating to surrender of a license shall not
15		apply if a court of competent jurisdiction has enjoined its surrender.
16	[(11) A lic	cense issued under this section shall be suspended or revoked if the licensee
17	bece	mes ineligible to be issued a license under the criteria set forth in subsection
18	(2)(a	a), (c), (d), (e), (f), or (h) of this section.]
19	<u>(k)</u>	When a domestic violence order or emergency protective order is issued
20		pursuant to the provisions of KRS Chapter 403 against a person holding a
21		license issued under this section, the holder of the permit shall surrender the
22		license to the court or to the officer serving the order. The officer to whom the
23		license is surrendered shall forthwith transmit the license to the court issuing
24		the order. The license shall be suspended until the order is terminated, or until
25		the judge who issued the order terminates the suspension prior to the
26		termination of the underlying domestic violence order or emergency protective
27		order, in writing and by return of the license, upon proper motion by the

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1		license holder. Subject to the same conditions as above, a peace officer against
2		whom an emergency protective order or domestic violence order has been
3		issued shall not be permitted to carry a concealed deadly weapon when not on
4		duty, the provisions of KRS 527.020 to the contrary notwithstanding.
5	(14) (a)	[(12)]Not less than one hundred twenty (120)[ninety (90)] days prior to the
6		expiration date of the license, the Department of State Police shall mail to
7		each licensee a written notice of the expiration and a renewal form prescribed
8		by the Department of State Police. The outside of the envelope containing the
9		license renewal notice shall bear only the name and address of the applicant.
10		No other information relating to the applicant shall appear on the outside of
1		the envelope sent to the applicant. The licensee may renew his license on or
12		before the expiration date by filing with the sheriff of his county of residence
13		the renewal form, a notarized affidavit stating that the licensee remains
14		qualified pursuant to the criteria specified in subsections [(2) and (4)
15		of this section, and the required renewal fee. The sheriff shall issue to the
16		applicant a receipt for the application for renewal of the license and shall date
17		the receipt.[The license then presently held by the renewal applicant together
18		with the license renewal application receipt shall constitute a lawful and valid
19		extension of the license until such time as the Department of State Police
20		either revokes the existing license, refuses to renew the existing license, or
21		issues a new license.]
22	<u>(b)</u>	A license which has expired shall be void and shall not be valid for any
23		purpose other than surrender to the sheriff in exchange for a renewal
24		<u>license.</u>
25	<u>(c)</u>	The license shall be renewed to a qualified applicant upon receipt of the
26		completed renewal application, records check as specified in subsection (3)
27		of this section, determination that the renewal applicant is not ineligible for

a license as specified in subsection (4), and appropriate payment of fees.
When a licensee makes application for a renewal of his or her license, neither
the sheriff nor the Department of State Police shall require a surrender of the
license until the new license is in the office of the applicable sheriff and
available for issuance.] Upon the issuance of a new license, the old license
shall be destroyed by the sheriff. A licensee who fails to file a renewal
application on or before its expiration date may renew his license by paying
in addition to the license fees, a late fee of fifteen dollars (\$15). No license
shall be renewed six (6) months or more after its expiration date, and the
license shall be deemed to be permanently expired six (6) months after its
expiration date. A person whose license has permanently expired may reapply
for licensure pursuant to subsections [(5), (6), and] (7), (8), and (9) of this
section.

- 14 (15) The licensee shall carry the license at all times the licensee is carrying a

 15 concealed firearm or other deadly weapon and shall display the license upon

 16 request of a law enforcement officer. Violation of the provisions of this

 17 subsection shall constitute a noncriminal violation with a penalty of twenty-five

 18 dollars (\$25), payable to the clerk of the District Court, but no court costs shall be

 19 assessed.
- 20 (16)[(13)] Except as provided in KRS 527.020, no license issued pursuant to this section 21 shall authorize any person to carry a concealed firearm into:
- 22 (a) Any police station or sheriff's office;

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- 23 (b) Any detention facility, prison, or jail;
- 24 (c) Any courthouse, solely occupied by the Court of Justice courtroom, or court 25 proceeding;
- 26 (d) Any meeting of the governing body of a county, municipality, or special district; or any meeting of the General Assembly or a committee of the

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General Assembly, except that nothing in this section shall preclude a member of the body, holding a concealed deadly weapon license, from carrying a concealed deadly weapon at a meeting of the body of which he is a member;

- (e) Any portion of an establishment licensed to dispense beer or alcoholic beverages for consumption on the premises, which portion of the establishment is primarily devoted to that purpose;
- (f) Any elementary or secondary school facility without the consent of school authorities as provided in KRS 527.070, any child-caring facility as defined in KRS 199.011, any day-care center as defined in KRS 199.894, or any certified family child-care home as defined in KRS 199.8982, except however, any owner of a certified child-care home may carry a concealed firearm into the owner's residence used as a certified child-care home;
- (g) An area of an airport to which access is controlled by the inspection of persons and property; or
- (h) Any place where the carrying of firearms is prohibited by federal law.
- enterprise, day-care center as defined in KRS 199.894 or certified or licensed family child-care home as defined in KRS 199.8982, or a health-care facility licensed under KRS Chapter 216B, except facilities renting or leasing housing, may prohibit persons holding concealed deadly weapon licenses from carrying concealed deadly weapons on the premises and may prohibit employees, not authorized by the employer, holding concealed deadly weapons licenses from carrying concealed deadly weapons on the property of the employer. If the building or the premises are open to the public, the employer or business enterprise shall post signs on or about the premises if carrying concealed weapons is prohibited. Possession of weapons, or ammunition, or both in a vehicle on the premises shall not be a criminal offense so long as the weapons, or ammunition, or both are not removed from the vehicle or

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brandished while the vehicle is on the premises. A private but not a public employer may prohibit employees or other persons holding a concealed deadly weapons license from carrying concealed deadly weapons, or ammunition, or both in vehicles owned by the employer, but may not prohibit employees or other persons holding a concealed deadly weapons license from carrying concealed deadly weapons, or ammunition, or both in vehicles owned by the employee, except that the Justice Cabinet may prohibit an employee from carrying any weapons, or ammunition, or both other than the weapons, or ammunition, or both issued or authorized to be used by the employee of the cabinet, in a vehicle while transporting persons under the employee's supervision or jurisdiction. Carrying of a concealed weapon, or ammunition, or both in a location specified in this subsection by a license holder shall not be a criminal act but may subject the person to denial from the premises or removal from the premises, and, if an employee of an employer, disciplinary measures by the employer.

(18) [(15)] All moneys collected by the Department of State Police pursuant to this section shall be used to administer the provisions of this section and KRS 237.138 to 237.142. By March 1 of each year, the Department of State Police and the Administrative Office of the Courts shall submit reports to the Governor, the President of the Senate, and the Speaker of the House of Representatives, indicating the amounts of money collected and the expenditures related to this section, KRS 237.138 to 237.142, and KRS 237.115, 244.125, 527.020, and 527.070, and the administration of the provisions of this section, KRS 237.138 to 237.142, and KRS 237.115, 244.125, 527.020, and 527.070.

(19)[(16)] The General Assembly finds as a matter of public policy that it is necessary to provide statewide uniform standards for issuing licenses to carry concealed firearms and to occupy the field of regulation of the bearing of concealed firearms to ensure that no person who qualifies under the provisions of this section is denied his rights.

The General Assembly does not delegate to the Department of State Police the authority to regulate or restrict the issuing of licenses provided for in this section beyond those provisions contained in this section. This section shall be liberally construed to carry out the constitutional right to bear arms for self-defense.

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- (20)[(17)] (a) A person who has a valid license issued by another state of the United States to carry a concealed deadly weapon in that state may, subject to provisions of Kentucky law, carry a concealed deadly weapon in Kentucky, and his license shall be considered as valid in Kentucky.
 - The Department of State Police shall, not later than thirty (30) days after July (b) 15, 1998, and not less than once every six (6) months thereafter, make written inquiry of the concealed deadly weapon carrying licensing authorities in each other state as to whether a Kentucky resident may carry a concealed deadly weapon in their state based upon having a valid Kentucky concealed deadly weapon license, or whether a Kentucky resident may apply for a concealed deadly weapon carrying license in that state based upon having a valid Kentucky concealed deadly weapon license. The Department of State Police shall attempt to secure from each other state permission for Kentucky residents who hold a valid Kentucky concealed deadly weapon license to carry concealed deadly weapons in that state, either on the basis of the Kentucky license or on the basis that the Kentucky license is sufficient to permit the issuance of a similar license by the other state. The Department of State Police shall enter into a written reciprocity agreement with the appropriate agency in each state that agrees to permit Kentucky residents to carry concealed deadly weapons in the other state on the basis of a Kentucky-issued concealed deadly weapon license or that will issue a license to carry concealed deadly weapons in the other state based upon a Kentucky concealed deadly weapon license. If a reciprocity agreement is reached, the requirement to recontact the other state

1		each six (6) months shall be eliminated as long as the reciprocity agreement is
2		in force. The information shall be a public record and shall be available to
3		individual requesters free of charge for the first copy and at the normal rate for
4		open records requests for additional copies.
5	(21) [(18)]	By March 1 of each year, the Department of State Police shall submit a

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(21) [(18)] By March 1 of each year, the Department of State Police shall submit a statistical report to the Governor, the President of the Senate, and the Speaker of the House of Representatives, indicating the number of licenses issued, revoked, suspended, and denied since the previous report and in total and also the number of licenses currently valid. The report shall also include the number of arrests, convictions, and types of crimes committed since the previous report by individuals licensed to carry concealed weapons.

(22)[(19)] The following provisions shall apply to concealed deadly weapon training classes conducted by the Department of Criminal Justice Training or any other agency pursuant to this section:

- (a) No concealed deadly weapon instructor trainer shall have his or her certification as a concealed deadly weapon instructor trainer reduced to that of instructor or revoked except after a hearing conducted pursuant to KRS Chapter 13B in which the instructor is found to have committed an act in violation of the applicable statutes or administrative regulations;
- (b) No concealed deadly weapon instructor shall have his or her certification as a concealed deadly weapon instructor license suspended or revoked except after a hearing conducted pursuant to KRS Chapter 13B in which the instructor is found to have committed an act in violation of the applicable statutes or administrative regulations;
- (c) The department shall not require prior notification that an applicant class or instructor class will be conducted by a certified instructor or instructor trainer;
- (d) Each concealed deadly weapon instructor or instructor trainer who teaches a

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concealed deadly weapon applicant or concealed deadly weapon instructor
class shall supply the Department of Criminal Justice Training with a class
roster indicating[which students enrolled but did not successfully complete
the class, and] which students enrolled and successfully completed the class,
and which contains the name and address of each student, within five (5)
working days of the completion of the class. The information may be sent by
mail, facsimile, e-mail, or other method which will result in the receipt of or
production of a hard copy of the information. The postmark, facsimile date, or
e-mail date shall be considered as the date on which the notice was sent.
Concealed deadly weapon class applicant, instructor, and instructor trainer
information and records shall be confidential. The department may release
to any person or organization the name, address, and telephone number of
a concealed deadly weapon instructor or instructor trainer if that instructor
in the state of the information in writing
or instructor trainer authorizes the release of the information in writing.
The department shall include on any application for an instructor or
The department shall include on any application for an instructor or

- (e) An instructor trainer who assists in the conduct of a concealed deadly weapon instructor class or concealed deadly weapon applicant class for more than two (2) hours shall be considered as to have taught a class for the purpose of maintaining his or her certification. All class record forms shall include spaces for assistant instructors to sign and certify that they have assisted in the conduct of a concealed deadly weapon instructor or concealed deadly weapon class;
- (f) An instructor who assists in the conduct of a concealed deadly weapon applicant class for more than two (2) hours shall be considered as to have

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taught a class for the purpose of maintaining his or her license. All class record forms shall include spaces for assistant instructors to sign and certify that they have assisted in the conduct of a concealed deadly weapon class;

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(g)

If the Department of Criminal Justice Training believes that a firearms instructor trainer or certified firearms instructor has not in fact complied with the requirements for teaching a certified firearms instructor or applicant class by not teaching the class as specified in KRS 237.126, or who has taught an insufficient class as specified in KRS 237.128, the department shall send to each person who has been listed as successfully completing the concealed deadly weapon applicant class or concealed deadly weapon instructor class a verification form on which the time, date, date of range firing if different from the date on which the class was conducted, location, and instructor of the class is listed by the department and which requires the person to answer "yes" or "no" to specific questions regarding the conduct of the training class. The form shall be completed under oath and shall be returned to the Department of Criminal Justice Training not later than forty-five (45) days after its receipt. A person who fails to complete the form, to sign the form, or to return the form to the Department of Criminal Justice Training within the time frame specified in this section or who, as a result of information on the returned form, is determined by the Department of Criminal Justice Training, following a hearing pursuant to KRS Chapter 13B, to not have received the training required by law shall have his or her concealed deadly weapon license revoked by the Department of State Police, following a hearing conducted by the Department of Criminal Justice Training pursuant to KRS Chapter 13B, at which hearing the person is found to have violated the provisions of this section or who has been found not to have received the training required by law;

1	(h)	[The department shall randomly inspect certified firearms instructor classes
2		being conducted by firearms instructor trainers and shall randomly inspect
3		applicant classes being conducted by firearms instructor trainers or certified
4		firearms instructors to ascertain if the class is being conducted in conformity
5		to the provisions of applicable statutes and administrative regulations and that
6		the paperwork in the class matches the paperwork ultimately submitted by the
7		firearms instructor trainer or certified firearms instructor for that same class.
8		The department shall annually, not later than December 31 of each year,
9		report to the Legislative Research Commission:
10		1.[The number of random inspections;
11		2. The results of those inspections;
12		3. The number of deficiencies noted;
13		4. The nature of the deficiencies noted;
14		5. If a deficiency was noted, the categories of action taken by the
15		department to either correct the deficiency or discipline the instructor, or
16		a combination thereof;
17		6.] The number of firearms instructor trainers and certified firearms
18		instructors whose certifications were suspended, revoked, denied, or
19		who were otherwise disciplined;
20		2.[7.] The reasons for the imposition of suspensions, revocations, denials, or
21		other discipline; and
22		3.[8.] Suggestions for improvement of the concealed deadly weapon applicant
23		training program and instructor process;
24	(i)	If a concealed deadly weapon license holder is convicted of, pleads guilty to,
25		or enters an Alford plea to a felony offense, then his or her concealed deadly
26		weapon license shall be forthwith revoked by the Department of State Police
27		as a matter of law;

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(j)	If a concealed deadly weapon instructor or instructor trainer is convicted of
	pleads guilty to, or enters an Alford plea to a felony offense, then his or her
	concealed deadly weapon instructor certification or concealed deadly weapon
	instructor trainer certification shall be revoked by the Department of Crimina
	Justice Training as a matter of law; and

(k) The following shall be in effect:

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- Action to eliminate the firearms instructor trainer program is prohibited.
 The program shall remain in effect, and no firearms instructor trainer shall have his or her certification reduced to that of certified firearms instructor;
- 2. The Kentucky State Police shall revoke the concealed deadly weapon license of any person who received no firearms training as required by KRS 237.126 and administrative regulations, or who received insufficient training as required by KRS 237.128 and administrative regulations, if the person voluntarily admits nonreceipt of training or admits receipt of insufficient training, or if either nonreceipt of training or receipt of insufficient training is proven following a hearing conducted by the Department of Criminal Justice Training pursuant to KRS Chapter 13B.
- Section 3. KRS 237.120 is amended to read as follows:
- 21 (1) The Department of Criminal Justice Training shall operate and maintain a program
 22 for firearms instructor trainers for the concealed deadly weapon training program.
- Only the General Assembly may eliminate the firearms instructor trainer program.
- 24 (2) A firearms instructor trainer shall meet the requirements to be a firearms instructor 25 and shall:
- 26 (a) Possess a high school diploma or GED certificate;
- 27 (b) Successfully complete a firearms instructor trainer course of not more than

1			sixte	en (16)	hours	provi	ded b	y the	depa	artment; and	1		
2		(c)	Posse	ess at	least	one	(1)	of	the	following	valid	firearms	instructor
3		certifications:											
4			1.	Nation	al Rifl	e Ass	ociat	ion I	Perso	nal Protecti	on Instr	ructor;	
5			2.	Nation	al Rifl	e Ass	ociat	ion I	Pistol	Marksman	ship Ins	structor;	
6			3.	Certifi	cation	from	a Ke	ntuc	ky or	other firear	ms inst	tructor cou	rse offered
7				by a st	ate or	federa	ıl gov	ernr	nenta	l agency; or	-		
8			4.	Certifi	cation	from	anot	her	firea	rms instruc	tor trai	ning cour	se that has
9				been d	letermi	ined l	y the	e Co	mmi	ssioner of	the Dep	partment o	f Criminal
10				Justice	Train	ing to	be e	quiv	alent	to one (1) o	of the al	oove listed	courses.
11	(3)	Cert	ificatio	on as a	firearr	ns ins	struct	or tr	ainer	shall be va	ılid for	a period o	of three (3)
12		year	s durir	ng whic	h an in	struct	tor tra	iner	shal	l:			
13		(a)	Cond	luct or a	assist i	n at le	east o	ne (1) fire	earms instru	ictor co	urse; or	
14		(b)	Cond	luct or	assist i	n at le	east o	ne (1) ap _l	plicant train	ing cou	irse; and	
15		(c)	Atter	nd an ii	nstruct	or tra	iner/i	instr	uctor	in-service	training	g course o	f not more
16			than	four (4)) hours	cond	ucted	l by	the d	epartment;	and		
17		(d)	Not l	nave be	come i	inelig	ible t	o be	a fire	earms instru	ctor tra	iner.	
18	(4)	The	depart	ment s	hall co	nduct	in-se	ervic	e trai	ining for fir	earms i	nstructor t	rainers and
19		certi	ified fi	rearms	instru	ctors.	In-se	rvic	e trai	ning course	s shall	be held no	ot less than
20		twic	e each	year ii	n each	cong	ressio	onal	distri	ct and shall	l be off	fered at va	rious times
21		duri	ng the	e year	ensur	ing t	hat t	he 1	maxii	mum numb	er of	persons of	can attend.
22		Pref	erence	shall b	e give	n to	condu	ictin	g in-	service traii	ning cla	asses on a	Friday or a
23		Satu	ırday.	Notice	of the	e time	e, dat	e, a	nd lo	ocation for	in-serv	ice trainir	ig for each
24		cale	ndar y	ear sha	ll be s	ent to	each	fire	arms	instructor	trainer	and certifi	ed firearms
25		inst	ructor	by mail	l or by	e-ma	il no	t les	s tha	n thirty (30)) days p	orior to the	e beginning
26		of th	ne first	t class t	for eac	h cale	endar	yea	r. Th	e cost of th	e in-ser	vice traini	ng shall be
27		not	more t	han fift	y dolla	ırs (\$£	50).						

1	(5)	At the end of the certification period, the department shall issue a new firearms
2		instructor trainer certification to a person who has completed the provisions of this
3		section, unless that firearms instructor trainer notifies the department in writing that
4		he or she desires not to be recertified or is otherwise ineligible to be recertified.
5		There shall be no charge for recertification. A firearms instructor trainer who has
6		permitted his or her certification to expire may take the in-service course and be
7		recertified for a period of up to one hundred and eighty (180) days from the date
8		of expiration of the certification without having to repeat the requirements of
9		subsection (2) of this section.

- 10 (6) The fee for a firearms instructor trainer course shall be not more than one hundred 11 dollars (\$100). No portion of the fee shall be refunded to any student who fails or 12 who does not complete the required course of training.
- 13 (7) Any state agency or public university which owns a firing range shall make that
 14 range available to the department for the conduct of in-service training without
 15 charge if the department determines that for any particular year's in-service training
 16 that range firing is required.
- 17 Section 4. KRS 237.122 is amended to read as follows:
- 18 (1) The Department of Criminal Justice Training shall operate and maintain a program
 19 for certification of firearms instructors for the concealed deadly weapon training
 20 program. Only the General Assembly may eliminate the certified firearms instructor
 21 program.
- 22 (2) Training courses for certification of firearms instructors shall be conducted by
 23 firearms instructor trainers and the department.
- An applicant to be a firearms instructor shall be a citizen of the United States, hold
 a concealed deadly weapon license issued pursuant to KRS 237.110, and
 successfully complete a firearms instructor training course of not more than sixteen
 (16) hours provided by a certified firearms instructor trainer.

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- 1 (4) Certification as a firearms instructor shall be valid for a period of three (3) years
 2 during which an instructor shall:
- 3 (a) Conduct or assist in at least one (1) applicant training course;
- 4 (b) Attend an instructor trainer/instructor in-service training course of not more 5 than four (4) hours conducted by the department; and
- 6 (c) Not have become ineligible to be a firearms instructor.
- 7 (5) The department shall conduct in-service training for firearms instructor trainers and certified firearms instructors as specified in KRS 237.120.
- At the end of the certification period, the department shall issue a new firearms 9 instructor certification to any person who has completed the provisions of this 10 section, unless the firearms instructor notifies the department in writing that he or 11 she desires not to be recertified or is otherwise ineligible to be recertified. There 12 shall be no charge for recertification. A firearms instructor who has permitted his 13 or her certification to expire may take the in-service course and be recertified for 14 a period of one hundred and eighty (180) days from the date of expiration of the 15 certification without having to repeat the requirements of subsection (3) of this 16 section. 17
- An instructor trainer shall charge a fee not to exceed one hundred <u>and fifty</u> dollars

 (\$150){(\$100)}} for a training course for a certified firearms instructor. The

 instructor shall remit fifty dollars (\$50) to the department to defray the cost of

 materials which the department shall provide to the instructor.
- 22 (8) No firearms instructor trainer or certified firearms instructor shall charge a fee in 23 excess of seventy-five dollars (\$75) for the conduct of an applicant training course. 24 An instructor trainer or certified firearms instructor may charge a student the actual 25 cost of range use, targets and associated range materials, and classroom rental not to 26 exceed ten dollars (\$10) for all of the items specified in this subsection. The 27 instructor trainer or certified firearms instructor shall remit twenty-five dollars (\$25)

- to the department to cover the provision of training materials distributed and
- 2 providing evidence of successful completion of the course.
- 3 (9) No portion of a fee collected pursuant to this section shall be refunded to a student
- 4 who fails or does not complete the required course of instruction.
- 5 Section 5. KRS 237.138 is amended to read as follows:
- 6 KRS 237.138 to 237.142 shall apply to any[Kentucky] elected or appointed peace officer
- 7 who is honorably retired and who:
- 8 (1) Meets the provisions of Section 3 of the federal Law Enforcement Officers Safety
- 9 Act of 2004, Pub. L. No. 108-277, 18 U.S.C. sec. 926C;
- 10 (2) Meets the provisions of KRS 237.138 to 237.142; and
- 11 (3) Desires to carry a concealed deadly weapon in conformity with the provisions of the
- federal Law Enforcement Officers Safety Act of 2004, Pub. L. 108-277.
- SECTION 6. A NEW SECTION OF KRS CHAPTER 237 IS CREATED TO
- 14 READ AS FOLLOWS:
- 15 (1) No person, unit of government, or governmental organization shall have the
- authority to suspend, revoke, limit the use of, or impair the validity of a concealed
- 17 deadly weapon license issued pursuant to KRS 237.110, or a foreign license
- 18 which is recognized as valid pursuant to KRS 237.110, unless the license is
- 19 revoked for the reasons specified in KRS 237.110 and the revocation is done in
- the manner specified in KRS 237.110.
- 21 (2) No person, unit of government, or governmental organization shall have the
- 22 authority to suspend, revoke, limit the use of, or impair the validity of a concealed
- 23 <u>deadly weapon license which is issued pursuant to KRS 237.138 to 237.142 unless</u>
- 24 the license is revoked for the reasons specified in KRS 237.110 or 237.138 to
- 25 **237.142.**
- 26 (3) No action which may be taken pursuant to KRS Chapter 39A shall apply with
- 27 regard to a license specified in this section or to a person who is the holder of a

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1		license specified in this section.
2		SECTION 7. A NEW SECTION OF KRS CHAPTER 237 IS CREATED TO
3	REA	AD AS FOLLOWS:
4	<u>(1)</u>	No person, unit of government, or governmental organization shall, during a
5		period of disaster or emergency as specified in KRS Chapter 39A or at any other
6		time, have the right to revoke, suspend, limit the use of, or otherwise impair the
7		validity of the right of any person to purchase, transfer, loan, own, possess, carry,
8		or use a firearm, firearm part, ammunition, ammunition component, or any
9		deadly weapon or dangerous instrument.
10	<u>(2)</u>	No person, unit of government, or governmental organization shall, during a
11		period of disaster or emergency as specified in KRS Chapter 39A or at any other
12		time, take, seize, confiscate, or impound a firearm, firearm part, ammunition,
13		ammunition component, or any deadly weapon or dangerous instrument from
14		any person.
15	<u>(3)</u>	The provisions of this section shall not apply to the taking of an item specified in
16		subsection (1) or (2) of this section from a person who is:
17		(a) Forbidden to possess a firearm pursuant to KRS 527.040;
18		(b) Forbidden to possess a firearm pursuant to federal law.
19		(c) Violating KRS 527.020;
20		(d) In possession of a stolen firearm;
21		(e) Using a firearm in the commission of a separate criminal offense; or
22		(f) Using a firearm or other weapon in the commission of an offense under
23		KRS Chapter 150.
24		SECTION 8. A NEW SECTION OF KRS CHAPTER 237 IS CREATED TO
25	REA	AD AS FOLLOWS:
26	<u>(1)</u>	No person, including but not limited to an employer, who is the owner, lessee, or
27		occupant of real property shall prohibit any person who is legally entitled to

1		possess a firearm from possessing a firearm, part of a firearm, ammunition, or
2		ammunition component in a vehicle on the property.
3	<u>(2)</u>	A person, including but not limited to an employer, who owns, leases, or
4		otherwise occupies real property may prevent a person who is prohibited by state
5		or federal law from possessing a firearm or ammunition from possessing a
6		firearm or ammunition on the property.
7	<u>(3)</u>	A firearm may be removed from the vehicle or handled in the case of self-defense,
8		defense of another, defense of property, or as authorized by the owner, lessee, or
9		occupant of the property.
10	<u>(4)</u>	An employer that fires, disciplines, demotes, or otherwise punishes an employee
11		who is lawfully exercising a right guaranteed by this section, and who is
12		engaging in conduct in compliance with this statute shall be liable in civil
13		damages. An employee may seek and the court shall grant an injunction against
14		an employer who is violating the provisions of this section when it is found that
15		the employee is in compliance with the provisions of this section.
16	<u>(5)</u>	The provisions of this section shall not apply to any real property:
17		(a) Owned, leased, or occupied by the United States government upon which
18		the possession or carrying of firearms is prohibited or controlled;
19		(b) Of a detention facility as defined in KRS 520.010; or
20		(c) Where a section of the Kentucky Revised Statutes specifically prohibits
21		possession or carrying of firearms on the property.
22		SECTION 9. A NEW SECTION OF KRS CHAPTER 39A IS CREATED TO
23	REA	AD AS FOLLOWS:
24	<u>(1)</u>	Nothing in KRS 39A.100, 39A.110, 39A.120, 39A.130, or 39A.140, or any other
25		provision of this chapter, shall authorize a taking of property or the taking of any
26		action which is in violation of Section 6 or 7 of this Act.
27	(2)	If a person is relocated to temporary housing before, during, or after a disaster or

1		emer	gency, he or she shall still possess the rights guaranteed by Sections 6 and 7					
2		of th	of this Act.					
3		Secti	Section 10. KRS 39A.100 is amended to read as follows:					
4	(1)	In th	e event of the occurrence or threatened or impending occurrence of any of the					
5		situa	tions or events contemplated by KRS 39A.010, 39A.020, or 39A.030, the					
6		Gove	ernor may declare, in writing, that a state of emergency exists. The Governor					
7		shall	have and may exercise the following emergency powers during the period in					
8		whic	th the state of emergency exists:					
9		(a)	To enforce all laws, and administrative regulations relating to disaster and					
10			emergency response and to assume direct operational control of all disaster					
11			and emergency response forces and activities in the Commonwealth;					
12		(b)	To require state agencies and to request local governments, local agencies, and					
13			special districts to respond to the emergency or disaster in the manner					
14			directed;					
15		(c)	To seize, take, or condemn property, excluding firearms and ammunition,					
16			components of firearms and ammunition, or a combination thereof, for the					
17			protection of the public or at the request of the President, the Armed Forces,					
18			or the Federal Emergency Management Agency of the United States,					
19			including:					
20			1. All means of transportation and communication;					
21			2. All stocks of fuel of whatever nature;					
22			3. Food, clothing, equipment, materials, medicines, and all supplies; and					
23			4. Facilities, including buildings and plants;					
24		(d)	To sell, lend, give, or distribute any of the property under paragraph (c) of this					
25			subsection among the inhabitants of the Commonwealth and to account to the					
26			State Treasurer for any funds received for the property;					
27		(e)	To make compensation for the property seized, taken, or condemned under					

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l	paragraph	(c)	of this	subsection
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- (f) To exclude all nonessential, unauthorized, disruptive, or otherwise uncooperative personnel from the scene of the emergency, and to command those persons or groups assembled at the scene to disperse. A person who refuses to leave an area in which a written order of evacuation has been issued in accordance with a written declaration of emergency or a disaster may be forcibly removed to a place of safety or shelter, or may, if this is resisted, be arrested by a peace officer. Forcible removal or arrest shall not be exercised as options until all reasonable efforts for voluntary compliance have been exhausted;
- (g) To declare curfews and establish their limits;
- (h) To prohibit or limit the sale or consumption of goods, excluding firearms and ammunition, components of firearms and ammunition, or a combination thereof, or commodities for the duration of the emergency;
 - (i) Except as prohibited by this section or other law, to perform and exercise
 other functions, powers, and duties deemed necessary to promote and secure
 the safety and protection of the civilian population;
 - (j) To request any assistance from agencies of the United States as necessary and appropriate to meet the needs of the people of the Commonwealth; and
- (k) Upon the recommendation of the Secretary of State, to declare by executive order a different time or place for holding state elections in an election district for which a state of emergency has been declared for part or all of the election district. The election shall be held within twenty (20) days from the date of the suspended or delayed election. The State Board of Elections shall establish procedures for election officials to follow.
- (2) In the event of the occurrence or threatened or impending occurrence of any of the situations or events contemplated by KRS 39A.010, 39A.020, or 39A.030, which in

the judgment of a local chief executive officer is of such severity or complexity as to require the exercise of extraordinary emergency measures, the county judge/executive of a county other than an urban-county government, or mayor of a city or urban-county government, or chief executive of other local governments or their designees as provided by ordinance of the affected county, city, or urban-county may declare in writing that a state of emergency exists, and thereafter, subject to any orders of the Governor, shall have and may exercise for the period as the state of emergency exists or continues, the following emergency powers:

- (a) To enforce all laws and administrative regulations relating to disaster and emergency response and to direct all local disaster and emergency response forces and operations in the affected county, city, urban-county, or charter county;
- (b) To exclude all nonessential, unauthorized, disruptive, or uncooperative personnel from the scene of the emergency, and to command persons or groups of persons at the scene to disperse. A person who refuses to leave an area in which a written order of evacuation has been issued in accordance with a written declaration of emergency or a disaster may be forcibly removed to a place of safety or shelter, or may, if this is resisted, be arrested by a peace officer. Forcible removal or arrest shall not be exercised as options until all reasonable efforts for voluntary compliance have been exhausted;
- (c) To declare curfews and establish their limits;
- (d) To order immediate purchase or rental of, contract for, or otherwise procure, without regard to procurement codes or budget requirements, the goods and services essential for protection of public health and safety or to maintain or to restore essential public services; and
- (e) To request emergency assistance from any local government or special district and, through the Governor, to request emergency assistance from any state

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1	agency and to initiate requests for federal assistance as are necessary for
2	protection of public health and safety or for continuation of essential public
3	services.
4	(3) Nothing in this section shall be construed to allow any governmental entity to
5	impose additional restrictions on the lawful possession, transfer, sale, transport,
6	carrying, storage, display, or use of firearms and ammunition or components of
7	firearms and ammunition.
8	SECTION 11. A NEW SECTION OF KRS CHAPTER 39B IS CREATED TO
9	READ AS FOLLOWS:
10	(1) Nothing in KRS 39B.070 or any other provision of this chapter shall authorize a
1 1	taking of property or the taking of any action which is in violation of Section 6 or
12	7 of this Act.
13	(2) If a person is relocated to temporary housing before, during, or after a disaster or
14	emergency, he or she shall still possess the rights guaranteed by Sections 6 and 7
15	of this Act.
16	SECTION 12. A NEW SECTION OF KRS CHAPTER 27A IS CREATED TO
17	READ AS FOLLOWS:
18	(1) The Administrative Office of the Courts shall support the responsibilities of the
19	Department of State Police in the administration of KRS 237.110 by providing
20	information:
21	(a) Possessed by the courts with regard to the suitability of an applicant for a
22	license under KRS 237.110; and
23	(b) Possessed by the courts which may result in the revocation or suspension of
24	a license issued pursuant to KRS 237.110.
25	(2) The Administrative Office of the Courts shall transmit information regarding a
26	licensee which may result in the revocation or suspension of a license issued
27	pursuant to KRS 237.110 as soon as practicable.

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3 <u>Police</u> 4 <u>(4) For</u>	nal Background Check System (NICS) check for the Department of State
4 (4) For	
	<u>.</u>
5 pursu	ourposes of conducting the continual background check on licensees
	ant to KRS 237.110, the Department of State Police may provide a list of
6 <u>licens</u>	ees to the Administrative Office of the Courts. The list of persons holding a
7 <u>licens</u>	e pursuant to KRS 237.110 shall be held confidential by the Administrative
8 Office	of the Courts and shall be used only for purposes specified in this section
9 <i>and</i> 1	CRS 237.110. Information regarding licensees or applicants for a license
10 shall	be transmitted only to the Department of State Police and shall not be
11 <u>distri</u>	outed to any other person or organization within or without the
12 <u>Admi</u>	nistrative Office of the Courts or the Court of Justice. The provisions of this
13 section	n shall not be construed to prohibit or limit the distribution of information
14 <u>to or</u>	about any person which is authorized to be distributed by law, but the fact
15 <i>that</i> 1	he person is an applicant for or holds a license pursuant to KRS 237.110
	not be distributed.".

President of the Senate

Approved

Date